

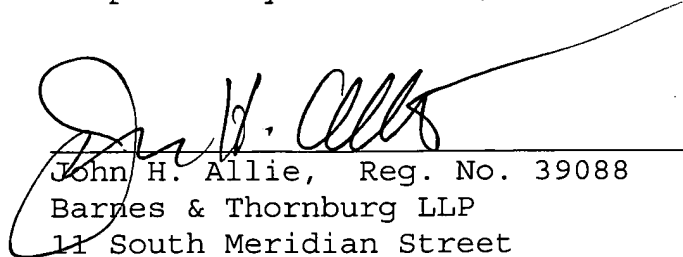
### REMARKS

Reconsideration of the present application is respectfully requested. The patent office has required the applicant under 35 U.S.C. §121 to elect a single disclosed species for prosecution on the merits to which the claims will be restricted if no generic claim is finally held to be allowable. The Examiner has set forth that the application includes the following patentably distinct species: I) Figure 1; II) Figure 4; III) Figure 5; IV) Figure 6; V) Figure 9; and VI) Figure 10. In responding to the species election the Examiner also required that the Applicants identify which figure illustrates the partially exploded view of the elected species and which figure illustrates the space time (wave) diagram of the elected species.

Applicants elect with traverse the species of Figure 6. The partially exploded view associated with Figure 6 is set forth in Figure 7 and the space time (wave) diagram is set forth in at least Figure 8 for the elected species. Claims 1-33 are

believed readable on the elected species and there is presently  
not a generic claim.

Respectfully submitted,



---

John H. Allie, Reg. No. 39088  
Barnes & Thornburg LLP  
11 South Meridian Street  
Indianapolis, Indiana 46204-3335  
Tel.: (317) 261-7944  
Fax: (317) 231-7433

JHA/hrk